



January 22, 2016

Marlene H. Dortch
Secretary
Federal Communications Commission
445 12th Street, S.W.
Washington, D.C. 20554

Re: In the Matter of Expanding the Economic and Innovation Opportunities of Spectrum Through Incentive Auctions, GN Docket No. 12-268; Amendment of Parts 15, 73 and 74 of the Commission's Rules to Provide for the Preservation of One Vacant Channel in the UHF Television Band For Use By White Space Devices and Wireless Microphones, MB Docket No. 15-146; Notice of *Ex Parte* Communication

Dear Ms. Dortch:

On January 20, 2016, Bruce Franca, Erin Dozier, Patrick McFadden and the undersigned, all of the National Association of Broadcasters (NAB), met with Holly Saurer of Commissioner Clyburn's office. During this meeting, NAB discussed the attached presentation regarding the Commission's proposal to put one or more channels in the TV band off limits for TV stations.

There is an irreconcilable contradiction at the heart of this proceeding. On the one hand, the Commission proposes that it is necessary to reserve Google Channels for TV white space operations because there will be fewer channels available for such operations following the incentive auction. On the other hand, white spaces proponents assert that this reservation will not harm low power television and translator stations because there will be plenty of channels left to accommodate these stations following the auction. TVWS proponents cannot have it both ways. There cannot be both a crushing need to set aside free spectrum for Google and Microsoft and plenty of spectrum to accommodate displaced LPTV and translator stations.

Of course, the simplest way to resolve this contradiction would be for the Commission to wait until after the auction to resolve this proceeding, when all the facts are known. At that point, it will be clear how many LPTV and translator stations have been displaced in the auction, how many new areas with no over-the-air service have been created, and what the availability of vacant channels truly is.

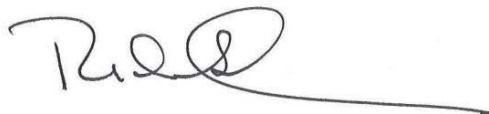
Aside from evicting important services already serving consumers in the band, the proposal has the potential to severely curtail broadcaster innovation as well. Forcing full power stations to protect their new primary-status unlicensed neighbors would limit broadcasters'

1771 N Street NW
Washington DC 20036 2800
Phone 202 429 5300

ability to move to a next generation standard should they elect to do so. This includes preventing expanded service areas through sharing and more efficient use. By choosing to elevate white spaces use above existing TV services in the TV band, the FCC would cut off broadcast TV at the knees while providing even more spectrum for multi-billion dollar companies without any obligation to the public.

Finally, while the harm associated with this proposal will be tangible and concrete, the benefits are, at best, wholly speculative. Five years after the adoption of the current white spaces rules, there are a mere few hundred white space devices operating. Twenty percent of states don't even have a single white spaces device in operation. In the handful of instances where white spaces are actually being used to provide Internet access, the service offered is both expensive and slow. These certainly are not the circumstances under which the Commission should vault TVWS operations ahead of licensed services.

Respectfully Submitted,



Rick Kaplan
General Counsel and Executive Vice President,
Legal and Regulatory Affairs
National Association of Broadcasters

cc: Holly Saurer



Google Channels: The Facts About What's At Stake



Overview

- The FCC has already committed as part of its incentive auction to provide a nationwide low-band footprint for unlicensed uses
 - New spectrum in the guard bands, duplex gap
- Despite this huge gain, Google, Microsoft and groups they fund are asking the FCC to set aside one or two TV channels post-auction – in every market – for even more dedicated white spaces operation



The Problem(s)

- To date, promises about white spaces innovation have proved to be empty; why would the FCC eliminate and constrain free over-the-air TV service in the name of a failed service?
 - Only a few hundred devices exist more than five years after rules finalized
- The Google proposal hurts broadcaster innovation; a critical source of potential competition for other spectrum holders
- FCC should not sacrifice diversity and rural communities to double down on a failed white spaces experiment



Squeezing out LPTVs/Translators

With limited space available in the newly repacked TV band,
LPTVs and translator stations will struggle
to find new homes from which to operate:



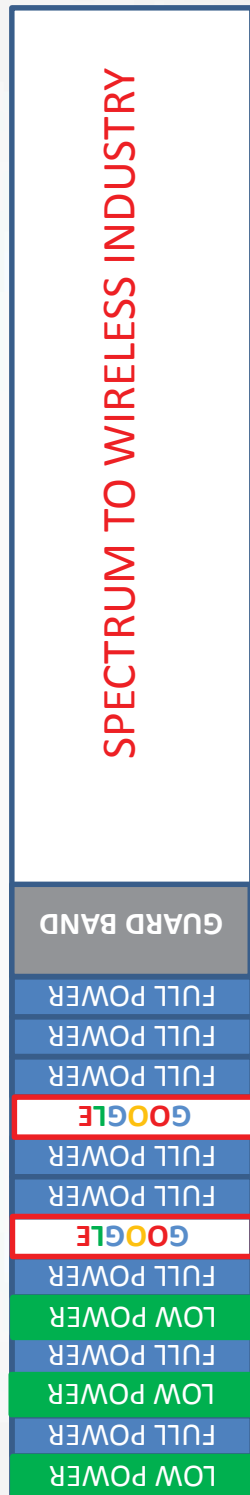
Further Damage

The Google Channel proposal would compound this challenge by putting already limited spectrum off limits for displaced LPTVs and translator stations:



Making Matters Worse

In some markets, the FCC proposes to reserve not one, but two channels, making the situation even worse.





The Rationale

- The NPRM explains that this action is necessary because there will be fewer white spaces available after repacking
- Google claims that this proposal won't cause any harm because there are plenty of white spaces
- However, both things cannot be true
 - There can't simultaneously be (1) plenty of room; and (2) not enough room



Dealing in Facts

Town	Population	Vacant Channels Available	LPTV/Translator Stations
Chaparral	15,260	21	1
Clayton	2,875	28	0
Elida	199	27	0
Fort Sumner	1,026	23	1
Hope	107	26	1
Las Cruces	100,698	18	3
Lordsburg	2,711	26	2
Los Ojos	121	20	5
Lovington	11,994	23	2
Mosquero	92	27	0
Newcomb	335	25	2
Quemado	229	28	0
Ruidoso	8,152	21	6
Shiprock	8,207	23	4
Silver City	10,151	24	7

- Google uses this chart to assert there is ample space for translators and LPTV stations
- However, Google:
 - Misleadingly cites the number of channels currently available, before the auction and repacking
 - Calculated vacancy based on TVWS operation and not TV operation
 - Ignored effects of impact of repacking adjacent markets (which will further limit available channels)



Dealing in Facts

Town	Population	Google's Numbers			Reality		
		Vacant Channels Available	LPTV/TV Translator Stations	Vacant Channels Available (84 MHz)	Vacant Channels Available (126 MHz)	LPTV/TV Translator Stations	
Chaparral	15,260	21	1	4	0	2	
Clayton	2,875	28	0	19	12	0	
Elida	199	27	0	10	3	2	
Fort Sumner	1,026	23	1	10	3	3	
Hope	107	26	1	11	4	4	
Las Cruces	100,698	18	3	7	0	6	
Lordsburg	2,711	26	2	17	10	2	
Los Ojos	121	20	5	11	4	7	
Lovington	11,994	23	2	11	4	5	
Mosquero	92	27	0	16	9	1	
Newcomb	335	25	2	7	0	2	
Quemado	229	28	0	20	13	1	
Ruidoso	8,152	21	6	4	0	5	
Shiprock	8,207	23	4	8	1	7	
Silver City	10,151	24	7	14	7	7	

Corrected Google Chart

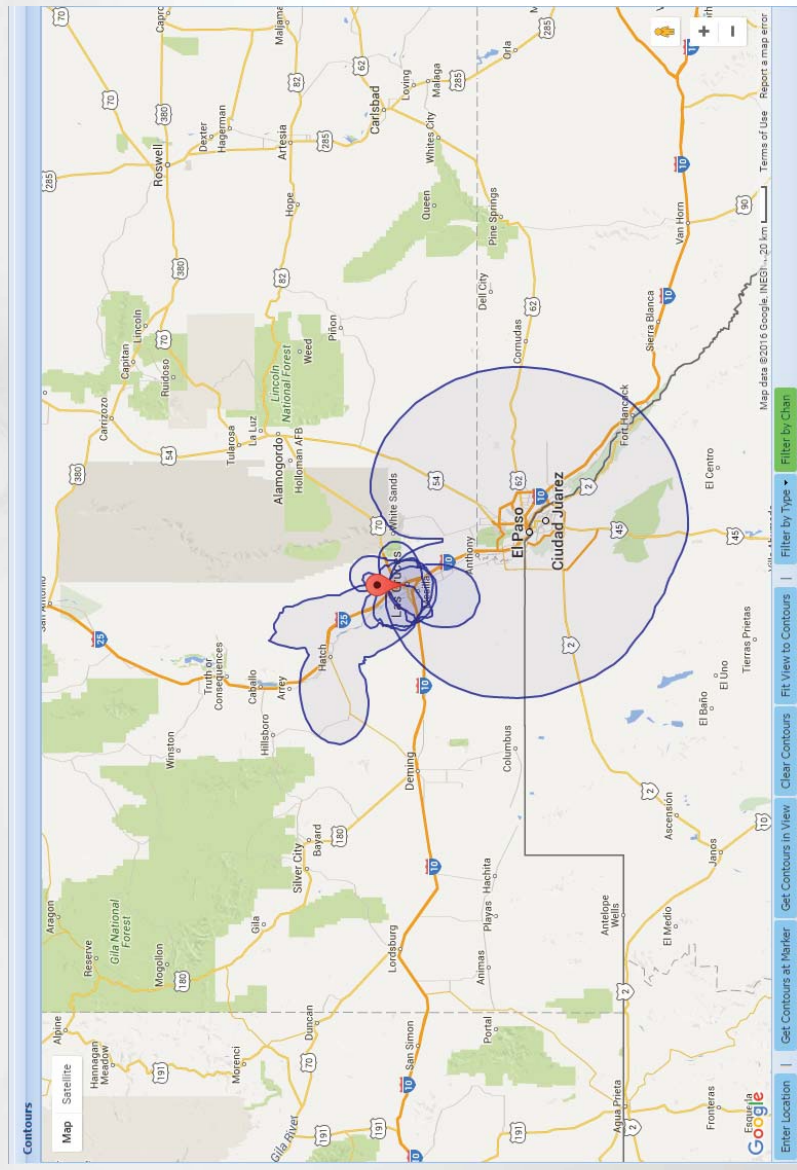
Market Example



- Google's chart (p. 8) claims that there are 18 channels and 3 low power stations in Las Cruces
 - However, Google's own database (shown here) indicates that 6 LPTV/translators serve the Las Cruces area
 - There may be no channels available to accommodate these stations in a 126 MHz band plan, even without reserving channels for TVWS

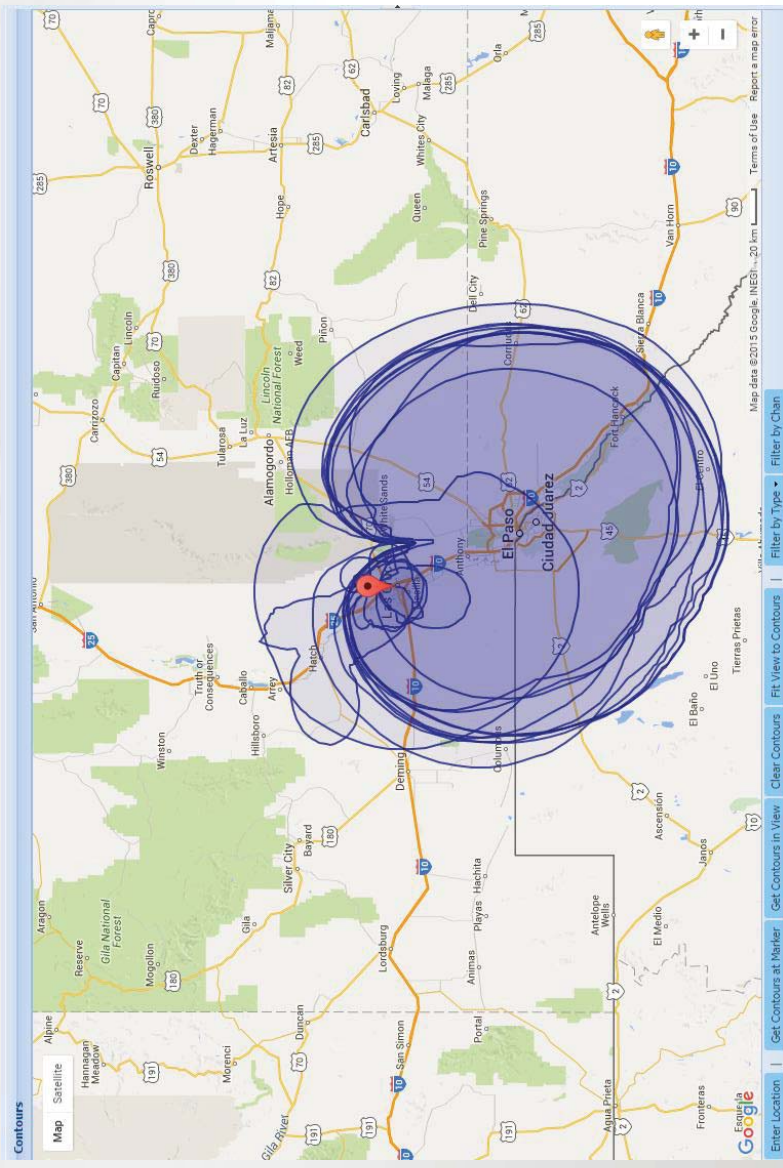
Market Example

- Six LPTV and translator stations serving Las Cruces



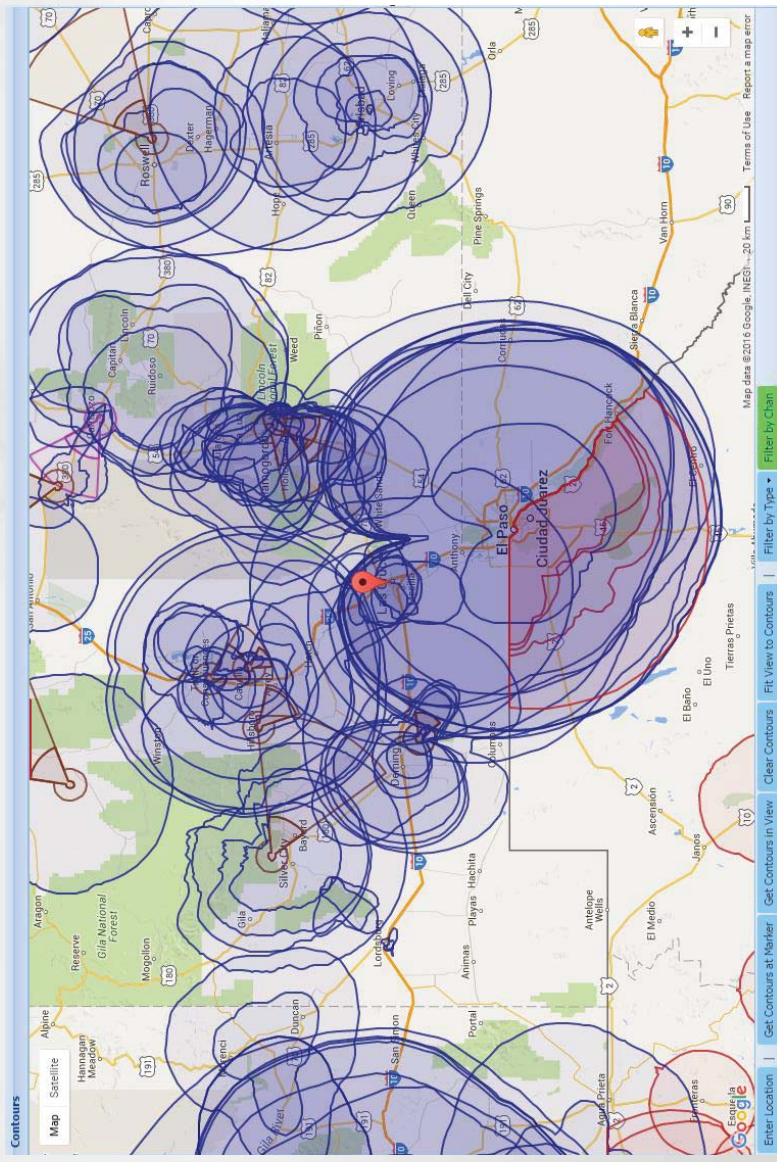
Market Example

- 14 UHF stations serving Las Cruces



Market Example

- UHF stations
in the area





Where's the Benefit?

- In many areas, viewers rely on translators to extend service
 - For example, KNPB, a public broadcaster in Nevada, relies on translators to reach hundreds of thousands of viewers, including tribal communities
 - The FCC's proposal is likely to eliminate some of these translators
 - At the same time, there is not a single TV white space device operating in Nevada*
- In other areas, viewers rely on low power stations for niche and in-language programming not otherwise available

*20% of states do not have a *single white spaces device in operation*.



Not Just a Rural Issue

- Large markets are also negatively impacted by Google's proposal
- For example, 7 LPTV and translator stations serve St. Louis
 - 84 MHz clearing target: best case, 3 channels available for 7 stations
 - 126 MHz clearing target: no channels available for 7 stations
- Unlike the situation for unlicensed devices,
LPTVs/translators have no alternative spectrum



Hurting Diversity

- Low power facilities provide opportunities for increasing diversity of ownership
 - Percentage of LPTVs owned by women is more than **double** that of full power stations
 - Percentage of LPTVs owned by African-Americans is more than **double** that of full power stations
 - Percentage of LPTVs owned by Hispanic/Latino persons is more than **triple** that of full power stations

2014 Report on Ownership of Commercial Broadcast Stations



No Benefit for Mics

- Some have suggested that broadcasters should support Google's white spaces proposal because unlicensed mics can use Google's spectrum as well
- However, the proposal does not provide critical reserved spectrum for licensed mics used to cover breaking news
 - Spectrum is not exclusive-use, meaning broadcasters cannot rely on it in an emergency



The Bottom Line

- Google only needs reserved channels for white spaces because some TV stations will be displaced to make room for unlicensed devices
- NAB provided the only serious look at actual LPTV/TV translator operations, and it demonstrates displacement of hundreds of stations
- If FCC undertakes a comprehensive study – which it must do to justify such a dramatic departure from decades of precedent – it should allow for public comment and critique of those technical studies before making a reasoned decision
- Alternatively, rather than guess at spectrum recovery amounts and impacts, the FCC could wait until after the auction based on actual facts